IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA		Docket No. 1:21-CR-384-TIN		MIT-H
	v.	GOVERNME APPLICATIO	NT'S SEALING N	U.S. DISTRICT COURT
STAN	JOHNSON,	Filed Under	Seal	FILE
	Defendant.			AUG 1 0 2
			L	AT O'CLOCK John M. Domurad Clarif
The United States of America, by and through its counsel of record, the United States				
Attorney for the Northern District of New York ["NDNY"], hereby applies to the Court pursuant				
to NDNY Criminal Local Rule 13.1 for the sealing of the following: (a) one or more documents				
submitted to the Court at the same time as this sealing application, which document(s) request a				
Court order authorizing certain investigative activity or an arrest warrant; (b) the Court's order				
authorizing such investigative activity or an arrest warrant; (c) this sealing application; and (d)				
the Court's sealing order, which has the same caption.				
	The United States respectfully requests	such sealing	because public	filing of the
above-described documents may:				
X	Jeopardize an ongoing federal criminal in	vestigation by 1	revealing the ex	istence of that
	investigation to potential targets and subjec	ts of the investig	gation;	
	Jeopardize the safety of a person who has p	provided informa	ation and/or othe	er assistance to

the criminal investigation or the family and/or friends of such person by revealing such

person's cooperation with the investigation to those under investigation or their

- Albany

associates;

A	Jeopardize the safety of law enforcement personnel;
	Reveal law enforcement methods, techniques, and/or procedures, thereby jeopardizing
	future investigations using such methods, techniques, and/or procedures;
	Reveal non-public information about one or more victims and/or witnesses and such
	information could lead to adverse financial and/or social consequences for such
	person(s);
	Reveal non-public information about one or more targets or subjects of the investigation
	who have not been charged with a crime in the relevant investigation and such
	information could lead to adverse financial and/or social consequences for such
	person(s);
	Reveal matters in violation of federal law, such as Rule 6(e) of the Federal Rules of
	Criminal Procedure and/or Title 26, United States Code, Section 6103;
	Jeopardize national security.
	Along with the above-described documents, the government is filing a redacted version

Along with the above-described documents, the government is filing a redacted version of the proposed sealing order, one that has the words "filed under seal" replaced with the words "for public filing" and has the case caption redacted. The government has no objection to the public filing of this version of the proposed sealing order.

The government further requests the following:

1. That the government be permitted to disclose the sealed documents to appropriate law enforcement officials; and

2. That the Court order that the above-described documents remain under seal until further order of this Court or any court of competent jurisdiction, except that if the document(s) filed under seal relate solely to a government request for an arrest warrant, that such documents and the warrant be unsealed upon the arrest of the person to be arrested.

If this Court determines that the above-described document(s) should not be filed under seal, the government requests that the Court return the document(s) to the government without filing then publicly.

Respectfully submitted this 10th day of August, 2021.

ANTOINETTE T. BACON

Acting United States Attorney

Alexander P. Wentworth-Ping Assistant United States Attorney

Bar Roll # 701897